IN THE DISTRICT COURT IN AND FOR TULSA COUNTY STATE OF OKLAHOMA

STATE OF OKLAHOMA, Plaintiff,) Case No(s):	
v.)	
Defendant.)	
COURT'S FINDINGS FOR PURPOSES	OF INITIAL BOND HE	EARING PURSUANT TO 22 OS 1101
NOW, on this day of Initial Bond Hearing pursuant to LCR2. The Do by the Tulsa County Public Defender's Office / The Defendant (waived / did not waiv	efendant (appears / represented by private	does not appear) and is (represented counsel
The Court considered the following factors:		
Serious offense (violent offense, serious dru	ig offense)	Threat to self or others
Apparent likelihood of conviction		Mental Health history
Currently employed FT or PT		Financial resources available to post bond
Resident of Tulsa County(len		Ties to the community
Currently on probation or has cases pending		Risk of Failure to Appear
Likely to reoffend (criminal/bail history)		History of Drug Use
Other:		
Defendant has prior arrests and/or conviction pursuant to 57 OS 571.	s for violation of Protection	n from Domestic Abuse Act and/or offenses
Additional Conditions of bond:		
☐ GPS ☐ Random UA's ☐ S	Surrender of Firearms	☐ House Arrest
□ SCRAM □ No Contact Order □ S	Suspend driving privileges	
Other:		
BOND (list per count or as an aggregate): _		
BAIL DENIED: The Defendant has been evident or the presumption thereof is great; (2) may be life imprisonment or life imprisonment person charged with the offense has been convict or (5) a controlled dangerous substances off imprisonment and the proof of guilt is evident assure the safety of the community or any person	a violent offense(s); (3) a without the possibility of ted of two or more felony of ense(s) where the maxim or the presumption is gre	n offense(s) where the maximum sentence f parole; (4) a felony offense(s) where the ffenses arising out of different transactions; num sentence may be at least ten years

JUDGE OF THE DISTRICT COURT